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കേരള സർക്കാർ
Government of Kerala
2014



Regn. No. KERBIL/2012/45073
dated 5-9-2012 with RNI

Reg. No. KL/TV(N)/634/2012-14

tl cf Kk ddv

KERALA GAZETTE

അധികാരികമായി പ്രസിദ്ധീകരിച്ചതുന്ത്
PUBLISHED BY AUTHORITY

വല്യം 3 Vol. III	തിരുവന്തപുരം, പ്രാവ് Thiruvananthapuram, Tuesday	2014 ജൂലൈ 22 22nd July 2014 1189 കർക്കടക്കം 6 6th Karkadakam 1189 1936 ആഷാധം 31 31st Ashadha 1936	നമ്പർ No.	29
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PART I

Notifications and Orders issued by the Government

Labour and Rehabilitation Department

Labour and Rehabilitation (A)

ORDERS

(1)

G. O. (Rt.) No. 808/2014/LBR.

Thiruvananthapuram, 20th June 2014.

Whereas, the Government are of opinion that an industrial dispute exists between the Secretary/President, Murukkumpuzha Service Co-operative Bank Limited No. T-292, Murukkumpuzha P. O., Thiruvananthapuram-695 302 and the workman of the above referred establishment Sri M. Saifudheen, Thekkathu Veedu, Edavilakam, Murukkumpuzha, Thiruvananthapuram-695 302 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947), the Government hereby direct that the said industrial dispute be referred for adjudication of the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the termination of service of Sri M. Saifudheen, Senior Clerk of Murukkumpuzha Service Co-operative Bank Limited No.T-292, Murukkumpuzha by its management is justifiable? If not, what are the reliefs he is entitled to ?

(2)

G. O. (Rt.) No. 809/2014/LBR.

Thiruvananthapuram, 20th June 2014.

Whereas, the Government are of opinion that an industrial dispute exists between Sri Baiju Devaraj, V-Tracks Complex, Mettukkada, Thycaud P. O., Thiruvananthapuram and the workman of the above referred establishment Sri Wilson Shibu, A. A. Nivas, Kadinamkulam, Puthukkuri P. O., Thiruvananthapuram in respect of matters mentioned in the annexure to this order ;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947), the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the termination of Service of Sri Wilson Shibu from the Service of Karthika V-Tracks Theatre, Kadinamkulam by its management is justifiable? If not, what are the reliefs he is entitled to ?

(3)

G. O. (Rt.) No. 810/2014/LBR.

Thiruvananthapuram, 20th June 2014.

Whereas, the Government are of opinion that an industrial dispute exists between Sri K. N. Sivankutty, Managing Partner, S. K. Hospital, Edapazhinji, Thiruvananthapuram and the workman of the above referred establishment Sri Udayabhanu Narayanan, T. C. 16/506, Krishnamandiram, EVRA-74, Near Jagathy U. P. School, Thycaud P. O., Thiruvananthapuram in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947), the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the termination of service of Sri Udayabhanu Narayanan, Site Engineer of S. K. Hospital, Edapazhinji by its management is justifiable? If not, what are the reliefs he is entitled to ?

(4)

G. O. (Rt.) No. 811/2014/LBR.

Thiruvananthapuram, 20th June 2014.

Whereas, the Government are of opinion that an industrial dispute exists between the Administrator, Sevanalaya Rural Health Centre, Pampanar P. O., Peermade, Idukki-683 531 and the workman of the above referred establishment Smt. Fancy Lalan, Munduvelil House, Pampanar P.O., Peermade, Idukki-683 531 in respect of matters mentioned in the annexure to this order ;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947), the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Idukki (Peermade). The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

“Whether the denial of employment to Smt. Fancy Lalan, Nursing Assistant, Sevanalaya Rural Health Centre, Pampanar, Peermade, Idukki (District) with effect from 20-12-2013 is Justifiable? If not, what relief she is entitled to ?”

(5)

G. O. (Rt.) No. 812/2014/LBR.

Thiruvananthapuram, 20th June 2014.

Whereas, the Government are of opinion that an industrial dispute exists between The Administrator, Sevanalaya Rural Health Centre, Pampanar P. O., Peermade, Idukki-683 531 and the workman of the above referred establishment Smt. Annamma John, Karinganamattom House, Pampanar P.O., Peermade, Idukki-683 531 in respect of matters mentioned in the annexure to this order ;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Idukki (Peermade). The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

“Whether the denial of employment to Smt. Annamma John, Nursing Assistant, Sevanalaya Rural Health Centre, Pampanar P. O., Peerumade Idukki (District) with effect from 20-12-2013 is Justifiable? If not, what reliefs she is entitled to ?”

(6)

G. O. (Rt.) No. 813/2014/LBR.

Thiruvananthapuram, 20th June 2014.

Whereas, the Government are of opinion that an industrial dispute exists between Sri P. A. Sathyapalan, Proprietor, Paravoor Tourist Home, F.L. 3/62, North Paravoor, North Paravoor P. O., Ernakulam District, Pin-683 513 and the workman of the above referred establishment Sri G. Sureshkumar, Chettikkattaparambu, Peruvaram, West Nada, Paravoor P. O., North Paravoor, Ernakulam District, Pin-683 513 in respect of matters mentioned in the annexure to this order ;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Ernakulam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment of Sri G. Sureshkumar, from Paravoor Tourist Home, F.L. 3/62 North Paravoor is Justifiable or not ? If not, what are the reliefs he is entitled to ?

(7)

G. O. (Rt.) No. 815/2014/LBR.

Thiruvananthapuram, 20th June 2014.

Whereas, the Government are of opinion that an industrial dispute exists between the (1) Managing Director, the Alleppey Company (E.O.U. Unit), Puthanangady, Muhamma, Alappuzha-688 525 (2) Smt. Nelli Ghosh, Charangattu House, Cherthala (South) P. O., Cherthala and the workmen of the above referred establishment represented by the General Secretary, Muhamma, Coir Factory Thozhilali Union (AITUC), Reg No. 197/1968, Kanjikuzhi, S. L. Puram P. O., Cherthala in respect of matters mentioned in the annexure to this order ;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment of Sri Chandran, Sri Sudheer and Sri Suhru by the management of Alleppey Company, Puthanangadi (E.O.U. Unit), Muhamma, Cherthala is Justifiable ? If not, what relief they are entitled to ?

(8)

G. O. (Rt.) No. 828/2014/LBR.

Thiruvananthapuram, 21st June 2014.

Whereas, the Government are of opinion that an industrial dispute exists between Sri Shibu Security Supervisor, Business Solutions Private Limited Company, Palakkal Building, Chandini Park Hotel, University Arch Road, Kalamassery, Kochi-682 033 and the workman of the above referred establishment Sri Ayyappan, P. s/o A. Kanaran, Aringalayan House, Near Parassinikkadavu Snake Park, Parassinikkadavu P. O., Kannur-670 563 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kannur. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Sri Ayyappan, P. by the management of Business Solutions Private Limited Company, Palakkal Building, University Arch Road, Kalamassery, Kochi-682 033 is Justifiable or not? If not, what is the relief he is entitled to ?

By order of the Governor,

RAJANIKANT R. BALIGA,
Under Secretary to Government.
